1 2 3 4 5 6 7	Michael D. Rounds Nevada Bar No. 4734 Cassandra Joseph Nevada Bar No. 9845 WATSON ROUNDS 5371 Kietzke Lane Reno, NV 89511 Telephone: (775) 324-4100 Facsimile: (775) 333-8171 Email: cjoseph@watsonrounds.com Attorneys for Aervoe Industries, Inc.		
8	UNITED STATES DISTRICT COURT		
9	DISTRICT	OF NEVADA	
10	AERVOE INDUSTRIES, INC. Plaintiff,) Case No. 3:09-cv-00482-ECR-RAM)	
12	v.	STIPULATED PROTECTIVE ORDER)	
14 15 16	ICC INNOVATIVE CONCEPTS CORPORATION, a Delaware corporation; LORD BENEX INTERNATIONAL CO., LTD., a Taiwanese corporation; and LEH CHU ENTERPRISE CO., LTD. a Taiwanese corporation)))))	
18	Defendants.))	
20	Pursuant to Rule 26(c) of the Federal Rules of Civil Procedure, and with the consent of the parties to this action, IT IS HEREBY ORDERED:		
21	1. All documents, materials, items, and/or information which contain or comprise		
22	confidential and sensitive research, development or commercial information produced either by		
24	party or by a non-party to or for any of the parties shall be governed by this Protective Order.		
25	2. Any information produced by any party or non-party as part of discovery in this		
26	action may be designated by such party or non-party as (1) "Confidential" or (2) "Confidential-		
27	Attorneys' Eyes Only." As a general guideline, those confidential and sensitive things that may	materials designated "Confidential" shall be be disclosed to the parties for the purpose of the	

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litigation, but which must be protected against disclosure to third parties. As a general guideline, materials designated "Confidential-Attorney's Eyes Only" shall be those confidential and sensitive things of a proprietary business or technical nature which might be of value to a potential competitor of the party or non-party holding the proprietary rights thereto, and which must be protected from disclosure to such party and/or third parties. Absent a specific order by this Court, information once designated as "Confidential" or "Confidential-Attorney's Eyes Only" shall be used by parties solely in connection with this litigation, and not for any business, competitive, or governmental purpose or function and such information shall not be disclosed to anyone except as provided herein.

- Any party or non-party wishing to come within the provisions of this Protective 3. Order shall designate, in writing, the documents, information, or portions thereof which he, she or it considers confidential at the time such documents are produced or such information is disclosed, or as soon thereafter as the person or entity seeking protection becomes aware of the nature of the information or materials disclosed and sought to be protected hereunder. In the instance of documents, the items produced must be marked "Confidential" or "Confidential-Attorneys' Eyes Only" by the producing party or non-party. In the instance of depositions, counsel may, in the record of the deposition, designate the transcript or portion thereof as "Confidential" or "Confidential-Attorneys' Eyes Only," and only the parties identified in paragraphs 4 and 5 may then be present in the depositions. The witness under deposition or his counsel may invoke the provisions of this Protective Order in a timely manner, giving adequate warning to counsel for the party or non-party that testimony about to be given is deemed "Confidential" or "Confidential-Attorneys' Eyes Only." The designations should be made on the record whenever possible, but a party may designate portions of a deposition either "Confidential" or "Confidential-Attorney's Eyes Only" provided written notice of such designation is given to each party no later than (10) ten days following receipt of the deposition transcript.
- 4. Documents, deposition testimony, or answers to interrogatories stamped"Confidential," or copies or extracts therefrom, and compilations and summaries thereof, and the

information therein, may be given, shown, made available to, or communicated in any way only to those parties or other persons who agree in advance to abide by this Protective Order and to whom it is necessary that the material be shown for purposes of this litigation.

- 5. Documents, deposition testimony, or answers to interrogatories stamped "Confidential-Attorneys' Eyes Only" or copies or extracts therefrom, and summaries and compilations thereof, and the information therein, may be given, shown, made available to, or communicated in any way only to (a) the trial counsel designated on the pleadings for the law firms of record in this actions and those of their staff to whom it is necessary that the materials be shown for the purposes of this litigation; (b) consultants as defined in Paragraph 6 hereof and pursuant to the provisions on Paragraph 7 hereof.
- 6. For purposes of Paragraph 5(b) hereof, a consultant shall be defined as a person who is not an employee of a party nor anticipated to become an employee in the near future, and who is retained or employed as a bona fide consultant or expert for purposes of this litigation, whether full or part-time, by or at the direction of counsel for a party.
- 7. All confidential information covered by this order shall be kept in secure facilities at trial counsel's offices and in no event be taken to or stored on the premises of a party without having first received written permission from the party designating the document confidential, and access to those facilities shall be permitted only to those designated persons set forth in Paragraphs 4, 5, and 6 of this Protective Order as persons properly having access thereto under the appropriately designated degree of confidentiality. All counsel for the parties who have access to confidential information under this Protective Order acknowledge they are bound by this Order and submit to the jurisdiction of this Court for purposes of enforcing this Order.
- 8. Any party filing with the Court pages or parts of court papers, discovery responses, production of documents or things, or deposition transcripts, which have been designated as containing "Confidential" or "Confidential-Attorneys= Eyes Only" information, or any court papers purporting to reproduce or paraphrase such Confidential Information, shall seek to file the papers under seal. No party or non-party shall file or submit for filing as part of the Court record any documents under seal without first obtaining leave of the court.

bears the burden of overcoming the presumption in favor of public access to papers filed in Court.

9. If any document or information designated to be "Confidential" or "Confidential-Attorneys' Eyes Only" pursuant to this Protective Order is used during the course of a deposition

Notwithstanding any agreement among the parties, the party seeking to file a paper under seal

- Attorneys' Eyes Only" pursuant to this Protective Order is used during the course of a deposition herein, that portion of the deposition record reflecting such confidential information shall be sealed and stamped with the designated degree of confidentiality, and access thereto shall be limited pursuant to the other terms of this Protective Order.
- 10. A party shall designate as "Confidential" or "Confidential-Attorneys' Eyes Only" only such information or documents as the party reasonably and in good faith believes require and justify protection under this Protective Order. If, at any time during the pendency or trial of this action, counsel for any party claims that counsel for any other party is unreasonably claiming certain information produced herein to be confidential, objecting counsel may make an appropriate application to this Court, with confidential portions thereof to be kept under seal, requesting that specifically identified documents, information, and/or deposition testimony be excluded from the provisions of this Protective Order or downgraded in terms of the degree of protection provided. Before filing any such application, the party seeking relief shall confer with the other party to determine whether the matter can be resolved by agreement.
- 11. The pretrial order submitted by the parties in this action shall address the treatment at trial of documents, information or testimony designated "Confidential" or "Confidential-Attorneys' Eyes Only" pursuant to this Protective Order unless the confidentiality of such information has been removed by agreement of counsel or by this Court in accordance with the provisions of Paragraph 11 of this Protective Order.
- 12. At any hearing relating to this litigation prior to trial before any judicial officer, subject to the rules of evidence and order of the Court, a party may use any "Confidential" or "Confidential-Attorneys' Eyes Only" information or documents for any purpose, provided that adequate prior notice of such use is given to counsel for the opposing party to permit the opposing party the opportunity to obtain appropriate protection from the Court, including a

 request to the Court that the courtroom be cleared and that the court employees be advised as to the terms of this Protective Order. If any party reasonably anticipates that "Confidential" or "Confidential-Attorneys' Eyes Only" information or documents will be presented in any hearing in this litigation, it may request that the Court close the courtroom during such presentation. If the Court denies any such request, the use of the "Confidential" or "Confidential-Attorneys' Eyes Only" information or documents in court shall not affect its coverage by this Protective Order or constitute a waiver of secrecy with respect thereto.

- 13. Nothing herein shall prevent a disclosing party from using its own Confidential or Attorney's Eyes Only Information as it deems necessary and/or appropriate or from seeking further protection with respect to the use of any such material. Any such action shall not be deemed a breach or waiver of the disclosing party's obligations under this Order.
- 14. Inadvertent failure to designate materials as Confidential or Attorney's Eyes Only Information at the time of production may be remedied by means of supplemental written notice and the provision of copies of properly stamped documents. Upon receipt of such notice, the receiving party shall treat all documents, materials or testimony so designated pursuant to the terms of this Order; provided, however, that the receiving party is not required to maintain the confidence of such materials prior to receipt of notice designating such materials Confidential or Attorney's Eyes Only Information; and provided, further, that the receiving party shall have no liability for not treating such information as Confidential or Attorney's Eyes Only Information until receipt of such notice.
- 15. The terms of this Protective Order shall apply to all manner and means of discovery, including entry onto land or premises and inspection of books, records, documents, and tangible things.
 - 16. This Protective Order shall be effective on the date entered by the Court.
- 17. Within ninety (90) days after the conclusion of this action, unless otherwise agreed by the parties, all confidential materials and/or information shall be returned to the party or non-party who produced such materials, or to their respective counsel, or such information shall be destroyed, at the election of the producing party.

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2	IS SO STIPULATED:	1
3	Dated: 8 6 / 6	Dated: Heynt 6, 2010
4	By: ////////////////////////////////////	Ву:
5	Michael D. Rounds Cassandra P. Joseph	Robert L. Rosenthal Howard & Howard Attorneys PLLC
6	WATSON ROUNDS 5371 Kietzke Lane	3800 Howard Hughes Parkway Suite 1400
7	Reno, NV 89511	Las Vegas, Nevada 89169
8	Attorneys for Aervoe Industries, Inc	Anthony H. Handal
9		Thompson Hine, LLP 335 Madison Avenue
10		New York, New York 10017-4611
11		Attorneys for ICC Defendants
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13		IT IS SO ORDERED:
14		Commercial
15		18 16 mil max
16		United States Magistrate Judge
17		Dated: August 9, 2010
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1	Attachment A	
2	NONDISCLOSURE AGREEMENT	
3	I,, do solemnly swear that I am fully familiar with the terms of the	
4	Stipulated Protective Order entered in AERVOE INDUSTRIES, INC. v. ICC INNOVATIVE	
5	CONCEPTS CORPORATION, et al., United States District Court for the District of Nevada,	
6	Case No. 09-cv-00482-ECR-RAM, and hereby agree to comply with and be bound by the terms	
7	and conditions of said Order unless and until modified by further Order of this Court. I hereby	
8	consent to the jurisdiction of said Court for purposes of enforcing this order.	
9	Dated: Signed:	
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